UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN

	Case: 2:23-cr-20699	
UNITED STATES OF AMERICA,	Judge: Michelson, Laurie	J.
	MJ: Stafford, Elizabeth A.	
Plaintiff,) Filed: 12-27-2023	
,)	
V.)	
) INFORMATION	
AL'S ASPHALT PAVING COMPANY, INC.)	
and EDWARD D. SWANSON) Count I: 15 U.S.C. § 1	
) Count II: 15 U.S.C. § 1	
Defendants.)	

INFORMATION

COUNT ONE CONSPIRACY TO RESTRAIN TRADE (15 U.S.C. § 1)

THE UNITED STATES OF AMERICA, ACTING THROUGH ITS ATTORNEYS, CHARGES:

DEFENDANTS AND CO-CONSPIRATORS

- 1. AL'S ASPHALT PAVING COMPANY, INC. ("AL'S ASPHALT") and EDWARD D. SWANSON ("SWANSON") (collectively, "Defendants") are hereby made defendants on the charge contained in this Count.
- 2. During the period covered by this Count, AL'S ASPHALT was a corporation organized and existing under the laws of Michigan with its principal place of business in Taylor, Michigan. During the period covered by this Count, AL'S ASPHALT was engaged in the provision of asphalt paving services in the State of Michigan. At times during the period covered by this Count, SWANSON was Vice-President, President, and part-owner of AL'S ASPHALT.
 - 3. Another corporation and other individuals not made defendants in this Count,

participated as co-conspirators in the offense charged herein and performed acts and made statements in furtherance of the conspiracy.

4. Whenever in this Count reference is made to any act, deed, or transaction of any corporation, the allegation means that the corporation engaged in the act, deed, or transaction by or through its officers, directors, agents, employees, or other representatives while they were actively engaged in the management, direction, control, or transaction of its business or affairs.

BACKGROUND OF THE OFFENSE

- 5. During the period covered by this Count, Company A was a corporation with its principal place of business in the Eastern District of Michigan, and engaged in the provision of asphalt paving services within the State of Michigan.
- 6. During the period covered by this Count, Defendants and Company A provided a range of asphalt paving services to customers in the State of Michigan, including to customers in the Eastern District of Michigan. These asphalt paving services included asphalt paving projects such as large driveways, parking lots, and private roadways.
- 7. During the period covered by this Count, potential customers solicited bids from providers of asphalt paving services. Potential customers typically required bids from at least two or more providers of asphalt paving services and awarded contracts for asphalt paving services after first reviewing and evaluating the bids submitted by asphalt paving services providers.

DESCRIPTION OF THE OFFENSE

8. Beginning at least as early as March 2013 and continuing until at least as late as November 2018, the exact dates being unknown to the United States, in the Eastern District of Michigan, Defendants entered into and engaged in a combination and conspiracy with Company

A and other co-conspirators to suppress and eliminate competition by agreeing to rig bids for contracts to provide asphalt paving services in the State of Michigan. The combination and conspiracy engaged in by Defendants and their co-conspirators was a *per se* unlawful, and thus unreasonable, restraint of interstate trade and commerce in violation of Section 1 of the Sherman Act (15 U.S.C. § 1).

9. The charged combination and conspiracy consisted of a continuing agreement, understanding, and concert of action among Defendants and their co-conspirators, the substantial terms of which were to rig bids for contracts to provide asphalt paving services in the State of Michigan.

MEANS AND METHODS OF THE CONSPIRACY

- 10. For the purpose of forming and carrying out the charged combination and conspiracy, Defendants and their co-conspirators did those things that they combined and conspired to do, including, among other things:
 - a. engaging in conversations and communications to discuss which asphalt paving services contracts each co-conspirator company wanted to win;
 - b. agreeing, during those conversations and communications, to rig bids for asphalt paving services contracts;
 - c. soliciting intentionally non-competitive bids from each other so that an agreed-upon co-conspirator would win a particular contract to provide asphalt paving services;
 - d. exchanging pricing-related information to enable co-conspirators to submit non-competitive bids for asphalt paving services contracts to potential customers so that an agreed-upon co-conspirator would win the contract;

- e. submitting, and causing to be submitted, non-competitive bids for asphalt paving services contracts containing higher prices than those prices submitted by the agreed-upon winning co-conspirator, in accordance with the agreement; and
- f. providing asphalt paving services and accepting payment in accordance with contracts that were obtained through a collusive and non-competitive process.

TRADE AND COMMERCE

- 11. During the period covered by this Count, Defendants and their co-conspirators provided asphalt paving services in a continuous and uninterrupted flow of interstate trade and commerce. In addition, records and documents necessary for the sale and provision of such services, as well as payments for those services, traveled in interstate trade and commerce.
- 12. During the period covered by this Count, the business activities of Defendants and their co-conspirators in connection with the provision of asphalt paving services that are the subject of this Count were within the flow of, and substantially affected, interstate trade and commerce.

VENUE

13. During the period covered by this Count, acts in furtherance of this conspiracy were carried out within the Eastern District of Michigan. Asphalt paving services that were the subject of this Count were provided by one or more of the co-conspirators to customers in the Eastern District of Michigan.

ALL IN VIOLATION OF TITLE 15, UNITED STATES CODE, SECTION 1.

COUNT TWO CONSPIRACY TO RESTRAIN TRADE (15 U.S.C. § 1)

THE UNITED STATES OF AMERICA, ACTING THROUGH ITS ATTORNEYS, CHARGES:

DEFENDANTS AND CO-CONSPIRATORS

14. Each and every allegation contained in Paragraphs One through Four of this Information is realleged and reasserted here as if fully set forth in this Count.

BACKGROUND OF THE OFFENSE

- 15. Each and every allegation contained in Paragraph Seven of this Information is realleged and reasserted here as if fully set forth in this Count.
- 16. During the period covered by this Count, F. ALLIED CONSTRUCTION COMPANY, INC. ("ALLIED") was a corporation with its principal place of business in Clarkston, Michigan, and engaged in the provision of asphalt paving services within the State of Michigan.
- 17. During the period covered by this Count, Defendants and ALLIED provided a range of asphalt paving services to customers in the State of Michigan, including to customers in the Eastern District of Michigan. These asphalt paving services included asphalt paving projects such as large driveways, parking lots, and private roadways.

DESCRIPTION OF THE OFFENSE

18. Beginning at least as early as June 2013 and continuing until at least as late as June 2019, the exact dates being unknown to the United States, in the Eastern District of Michigan, Defendants entered into and engaged in a combination and conspiracy with ALLIED and other co-conspirators to suppress and eliminate competition by agreeing to rig bids for contracts to provide asphalt paving services in the State of Michigan. The combination and

conspiracy engaged in by Defendants and their co-conspirators was a *per se* unlawful, and thus unreasonable, restraint of interstate trade and commerce in violation of Section 1 of the Sherman Act (15 U.S.C. § 1).

19. The charged combination and conspiracy consisted of a continuing agreement, understanding, and concert of action among Defendants and their co-conspirators, the substantial terms of which were to rig bids for contracts to provide asphalt paving services in the State of Michigan.

MEANS AND METHODS OF THE CONSPIRACY

- 20. For the purpose of forming and carrying out the charged combination and conspiracy, Defendants and their co-conspirators did those things that they combined and conspired to do, including, among other things:
 - a. engaging in conversations and communications to discuss which asphalt paving services contracts each co-conspirator company wanted to win;
 - b. agreeing, during these conversations and communications to rig bids for asphalt paving services contracts;
 - c. soliciting intentionally non-competitive bids from each other so that an agreed-upon co-conspirator company would win a particular contract to provide asphalt paving services;
 - d. exchanging pricing-related information to enable co-conspirators to submit non-competitive bids for asphalt paving services contracts to potential customers so that an agreed-upon co-conspirator would win the contract;
 - e. submitting, and causing to be submitted, non-competitive bids for asphalt paving services contracts containing higher prices than those prices submitted by the

agreed-upon winning co-conspirator, in accordance with the agreement; and

f. providing asphalt paving services and accepting payment in accordance with contracts that were obtained through a collusive and non-competitive process.

TRADE AND COMMERCE

- 21. During the period covered by this Count, Defendants and their co-conspirators provided asphalt paving services in a continuous and uninterrupted flow of interstate trade and commerce. In addition, records and documents necessary for the sale and provision of such services, as well as payments for those services, traveled in interstate trade and commerce.
- 22. During the period covered by this Count, the business activities of Defendants and their co-conspirators in connection with the provision of asphalt paving services that are the subject of this Count were within the flow of, and substantially affected, interstate trade and commerce.

VENUE

23. During the period covered by this Count, acts in furtherance of this conspiracy were carried out within the Eastern District of Michigan. Asphalt paving services that were the subject of this Count were provided by one or more of the co-conspirators to customers in the Eastern District of Michigan.

ALL IN VIOLATION OF TITLE 15, UNITED STATES CODE, SECTION 1.

Date: December 27, 2023

U.S. DEPARTMENT OF JUSTICE,
ANTITRUST DIVISION, BY

/s/ Jonathan S. Kanter

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United States District Court Eastern District of Michigan	Criminal Case Cover Sheet		Case Number		
OTE: It is the responsibility of the Assistant U.S	. Attorney signing this form to co	mplete it accurately	in all respects.		
Companion Case Information	ompanion Case Information		Companion Case Number: 23-20381, 23-20538, 23-20644		
This may be a companion case based up	nay be a companion case based upon LCrR 57.10 (b)(4)1:		Judge Assigned: Gershwin A. Drain		
⊠Yes □No	□ _{No}		AUSA's Initials: RM		
Case Title: USA v. Al's Asp	ohalt Paving Company,	Inc., et al.			
County where offense occ	urred: Oakland Count	ïy			
Check One: ⊠Felony	□Mise	demeanor	□Petty		
Indictment/Inf	ormation no prior comformation based upon ormation based upon	prior complaint	[Case number: omplete Superseding section below].		
Superseding Case Information	on				
Superseding to Case No:		Judge:			
Involves, for plea purpo	tional charges or defenda ses, different charges or a t matter but adds the addi	ndds counts.	ts or charges below:		
Defendant name	Cha	rges	Prior Complaint (if applicable		
Please take notice that the helow	v listed Assistant Unit	od States Att	orney is the attorney of record fo		
he above captioned case.	instea Assistant onit	ou olules All	officy is the attorney of record to		
December 27, 2023	s/ Ruben I	n Martinez, Jr.			
Date	Trial Attorr United Sta 209 S. Las Chicago, Il	tes Departmer Salle, Suite 600 60604 tinez@usdoj.g	nt of Justice, Antitrust Division		

¹ Companion cases are matters in which it appears that (1) substantially similar evidence will be offered at trial, or (2) the same or related parties are present, and the cases arise out of the same transaction or occurrence. Cases may be companion cases even though one of them may have already been terminated.